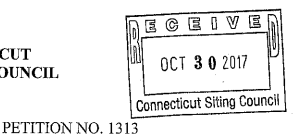
STATE OF CONNECTICUT CONNECTICUT SITING COUNCIL



DWW SOLAR II, LLC PETITION FOR

DECLARATORY RULING THAT NO

CERTIFICATE OF ENVIRONMENTAL

COMPATIBILITY AND PUBLIC NEED

IS REQUIRED FOR A 26.4 MEGAWATT AC SOLAR PHOTOVOLTAIC ELECTRIC

GENERATING FACILITY IN SIMSBURY

CONNECTICUT October 26, 2017

DEPARTMENT OF AGRICULTURE'S RESPONSES TO DWW SOLAR, LLC'S SECOND SET OF INTERROGATORIES

Q37: Please refer to the comments of the DOA submitted to the Siting Council on August 30, 2017 and the DOA's revised response to DWW Interrogatory Number 1. Please provide copies of all communications between any of the three following individuals:

1) Jason Bowsza, 2) Stephen Anderson and 3) Kip Kolesinskas and Commissioner Steven Reviczky related to the development, review or drafting those comments.

The Department objects to this interrogatory because it is overly burdensome. Additionally, any notes or drafts of responses would be protected from disclosure under the Freedom of Information Act. The Department has answered the question addressed in DWW Interrogatory Number 1 and provided additional clarification.

Q38: Please refer to the comments of the DOA submitted to the Siting Council on August 30, 2017 and the DOA's revised response to DWW Interrogatory Number 36. Please provide copies of all communications between any of the three following individuals: 1) Jason Bowsza, 2) Stephen Anderson and 3) Kip Kolesinskas and Commissioner Steven Reviczky related to the development, review or drafting any responses to interrogatories served on the DOA by either the Siting Council or DWW.

> The Department objects to this interrogatory because it is overly burdensome. Additionally, any notes or drafts of responses would be protected from disclosure under the Freedom of Information Act. The Department has answered the question addressed in DWW Interrogatory Number 36 and has provided additional clarification.

Q39: Please describe the role played by Commissioner Steven Reviczky in the development, review or drafting of the comments referenced in DWW Interrogatory Number 1.

Certification of Service

I, Jason E. Bowsza hereby certify that a copy of the foregoing Department of Agriculture's response to DWW Solar, LLC's second set of interrogatories was sent on October 26, 2017, by e-mail and by first class mail, postage prepaid to the following parties on the Service List in this matter:

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